

INDIGNANT
OVER ACTIONFeeling Against Strike-breakers
in Philadelphia

WHO FIRED INTO THE MOB

Six Persons, Including a Young Girl,
Were in the Way of Bullets—The
Strike Is Believed to Be
on the Wane.

Philadelphia, March 9.—Public indignation is general to-day because of the state affray last night, in which strike-breakers shot into a mob and wounded six people. The city officials will cause the arrest of all concerned. They believe the strike is practically over, and that matters will soon be over.

The strike leaders say that 150,000 are still out; but probably 30,000 is nearer the real number. The state federation of labor is in session at New-castle and is expected to endorse the strike and offer financial aid.

After one of the most uneventful days since the beginning of the strike, the shooting of cars was renewed last night along Frankfort avenue, the principal thoroughfare in the mill district in the northeast. A stone thrown by one of the crowd injured a strike-breaking motorist. Infuriated at this, a crowd of about 15 of his comrades took out a car, all of the windows of which they broke with their clubs.

At the car, loaded with armed strike breakers, sped down Frankfort avenue, bullets were rained at the jeering crowd. Policeman Bragg, who was standing on the sidewalk, received a bullet in his helmet, about an inch above his head.

Helen May, 14 years old, was struck in the leg by a bullet. John Maloney, 18 years old, and Michael Osborn, 24, were also shot in the legs, and Frank Bromberg, 23, received a bullet in his foot. These wounded were removed to the Frankfort hospital. Two other injured were taken to their homes.

After reaching Allegheny avenue, the car was switched to the northbound track by its crew and the dash back to the bars began. So quickly was it driven that before the crowd realized that it was coming back it had sped past them and into the bars again.

The shooting of inoffensive bystanders excited the crowd to a high pitch of excitement, and as other cars came down the street the mob wrecked them, in several instances leaving only the trucks on the rails. About a dozen arrests were made.

FAVOR NATIONAL STRIKE.

Pennsylvania Federation of Labor So
Voted To-day.

Newcastle, Pa., March 9.—The state federation of labor, in convention here, passed a resolution to-day favoring a national strike. President Mahon of the Philadelphia striking carmen made the motion. He charged that crooked city officials there prevented arbitration and that a plot existed to throttle organization in that city. The convention appointed a committee to take action to determine the modes to be employed. Fighting talk was general.

GENERAL STRIKE
OF PAPER MAKERSTrouble in New York State Is Growing.
Glens Falls Workers Go Out
To-day.

Glens Falls, N. Y., March 9.—A general strike against the International Paper company will throw 10,000 men at eighty-two mills out of work to-day. Sheriff Washburn with forty deputies is guarding a big batch of strike-breakers, who were taken to the paper plant at Corinth to-day.

At a mass meeting last night, the men, 400 in all, unanimously voted to strike at 5 o'clock this afternoon, unless the demands of the union are granted at Corinth, where the employees walked out Sunday afternoon. Within another forty-eight hours, according to union officials, the Fort Edward mills of the company will also be idle.

President Mahon of the International Brotherhood of Pulp, Sulphate and Paper Mill Workers, who is in charge of the Glens Falls and Fort Edward districts, issued orders last night that there shall be no demonstration of any kind when the men walk out of the local mills. If the strike persists, it is feared that the paper industry in this state is about to experience a tie-up more severe than that of 1908.

At that time, only the paper makers were out, while the present difficulty has led to call out every union employee. Regardless of the nature of his work, such action already has been taken at Corinth.

J. E. Carey, president of the International Brotherhood of Papermakers, who is in charge of the situation at Corinth, said last night:

"It is certain that unless the International Paper company complies with our demands a general strike of union men employed by this company in its many mills will be declared. These men will not be ordered out simultaneously. We shall call them out gradually, until every mill owned by the International Paper company is idle.

"We have a number of grievances, but there are only three which it will be necessary for the company to adjust to prevent further trouble. These are:

"First. A 10 per cent. increase in wages, which was promised in 1908.

"Second. No discrimination in the future regarding organized labor.

"Third. Permission for the men in the

manufacturing departments to lay off
Sunday night."

OPERATORS REFUSED

Demand of Miners for Increased Wages
and Eight-hour Day.

Cincinnati, March 9.—The coal operators of Ohio, Indiana and Pennsylvania, at the opening of the conference with the miners of the three states to-day, refused the demand for a wage increase and eight-hour day.

ELOPERS HOPING
FOR FORGIVENESSWhich They Did Not Get When They
Sought It from Papa Knox in
Washington.

Washington, D. C., March 9.—Phlander Chase Knox, Jr., discreetly left his young bride in Baltimore yesterday, when he hurried on here to brave the parental storm and ask his father and mother to forgive their hasty marriage. A few hours later, Mrs. Knox, Jr., arrived, and a few minutes after that the young son of the secretary of state and his new wife were on their way back to Providence. To all appearances, the expected "show you, my children" was not forthcoming from the young man's parents.

Young Knox was discovered in the lobby of a hotel after he had been to interview his father. The young man slipped into town with Dr. French, principal of the Morris Heights school. The teacher went with young Knox to break the news.

The small army of photographers and reporters who had been waiting at the union station was so intent on finding a blonde young woman with a red feather in her hat that they overlooked young Knox entirely.

Dr. French and his pupil hurried to the Knox home on K street. After it was over, Dr. French looked for a train and Knox went to a hotel and telegraphed his wife to come to him. Young Mrs. Knox was on hand in less than two hours. She gave evidence of feeling as though she had been separated a week.

While they were waiting to start for Providence, young Knox was quite willing to talk about his marriage, but very reticent about his interview with his father. From his manner, it evidently had not been what he expected.

"I'm glad we're married," he exclaimed. "Of course my marriage was a big surprise to my father and mother, in fact, a shock. But I am hoping they will forgive me and that everything will be all right before long. We're going back to Providence to get my things together, and I shall go to work, if necessary, to support my wife."

The interview at the secretary's home evidently was short. The young man said he had no reason to believe he would hear from his father before leaving Washington.

"I am expecting and hoping to hear from him in Providence, after he gets used to the idea of me being married," said young Knox, rather sadly.

The reports of a row with Dr. French, the result of which was his expulsion from school, young Knox vigorously denied.

"Dr. French came here as my friend," he declared, "to help me straighten the thing out with my father. He came down voluntarily. He did not expect me or try to have me arrested. I resigned when I got married."

"And that's all rot about my wife being a shopgirl. Her mother got married a second time, and because my wife didn't get along well with her stepfather, her mother rented separate apartments for her. My father promised to set me up in business when I get through college. I hope he'll do it now," concluded young Knox.

Secretary Knox and Mrs. Knox declined to be interviewed, and at the Knox home all knowledge of the whereabouts of the young man and his wife was denied. It is said young Knox did not see his mother when he went home yesterday.

KNOX RETURN FILED.

Married to Miss Boler by the Rev. E. G.
Guthrie in Burlington, Vt.

Burlington, March 9.—The marriage of Phlander C. Knox, Jr., son of the secretary of state, to Miss May Boler of Providence, was confirmed here yesterday with the filing by the Rev. E. G. Guthrie, of the marriage certificate.

Mr. Guthrie refused yesterday, as he did Monday night, to discuss the ceremony, which he performed on Sunday evening.

JUDGE MAY PUNISH.

Witnesses Who "Can't Remember" on
the Stand.

New York, March 9.—That a judge may summarily punish a witness who answers "I don't remember" to most of the questions that are asked him, and commit him to jail for contempt of court, instead of holding him for a jury trial on a charge of perjury, was the decision of the United States circuit court of appeals yesterday in an opinion written by Judge Cox. Lawyers say the ruling is one of the most important decisions in the interest of creditors of bankrupts since the enactment of the bankruptcy law.

The decision was rendered in the case of Schulmans & Goldstein, bankrupts. Schulman was called upon to testify before a referee to explain apparent shrinkage in his assets. His firm had claimed some months before the bankruptcy a net worth in their business of \$42,000 but maintained that at the time of the bankruptcy the liabilities exceeded the assets by \$19,000.

Schulman's refusal to make any explanation of the disappearance of the assets aroused the Merchants' Protective association, whose counsel made a certificate to the effect that he was committing perjury. Judge Holt committed him to Ludlow street jail for six months for contempt of court. Judge Cox's opinion of yesterday, concurred in by Judges Lacombe and Noyes, holds that the commitment was proper.

A bill was introduced in the House of Representatives Saturday by Congressman D. J. Foster, providing for the erection of a public building at Bennington to cost \$100,000.

MADE MONEY
TOO EASILYBig Counterfeiting Plant
Found in Boston

THREE SUSPECTS TAKEN

The City Has Been Flooded with Fine
Imitation of Dime of 1906 Date.The Machinery Located Near
the Sub-treasury.

Boston, March 9.—Frederick Hartung and William Semple, two of the three coiners, who were captured late yesterday, charged with flooding Boston with counterfeit money, were held to-day by United States Commissioner Hayes in \$10,000 bail. The third man, Robert E. Semple, is ill at his home and is guarded by secret service men.

The counterfeiting plant was located in the heart of the city, within a stone's throw of the federal building and the sub-treasury of the government. The discovery was made by U. S. inspectors Ruhl and Water.

Dimes of the date of 1906, which bore a fine resemblance to the real article, except in the sharpness of the details, have been flooded on Boston merchants and street car conductors for nearly a year. Secret service men have been working on the case for many months and finally within a few days Commissioner Hayes was able to lodge a complaint with the federal officers, which led to yesterday's disclosures.

The United States officers went to 185 Franklin street, during the afternoon, and found there a complete counterfeiting plant, a big press, rolling machines, gas forge, and much raw silver and copper.

At the automobile show, Frederick Hartung, aged 30 years, was taken into custody, and later Robert E. Semple, aged 37, of Spenser street, Dorchester, and his brother, William Semple, aged 41 years, of 6 Perry street, Brookline.

The inspectors claim that a partial confession was made by Frederick Hartung, in which it was shown that the men had formerly occupied rooms supposed to be occupied by inventors, at 110 High street, moving to the present quarters at 185 Franklin street, in February. On the door at the Franklin street was the name of "Semple & Hartung, Manufacturing Jewelers."

The plant was discovered in part through the tracing of quantities of silver shipped from dealers in Providence, R. I., to the Boston men.

Originally the money was worked off in lots of \$5 and \$10 to marketmen, it is claimed, and later when suspicion began to be aroused and the papers exposed the fact that the city was flooded with counterfeit dimes, the goods had to be worked off more cautiously in smaller quantities.

The dimes contained such a small quantity of silver that the operators were able to dispose of their product at a profit of about 20 per cent.

Of the men under arrest, Frederick S. Hartung is said to be a die maker.

About 800 of the counterfeit coins and ten pounds of silver were found in the plant. It is believed that the men had circulated about 3000 of the coins since last October, the Boston Elevated railway being the heaviest loser, having taken in about 1000 dimes. The men had ordered a new press and machinery, the police state, to increase their output.

BOSTON EGGS ARE SEIZED.

Largest Quantity on Record Taken by
Pure Food Inspector.

Boston, March 9.—On complaint of Dr. George H. Adams, government pure food inspector, United States Deputy Marshal Baneroff yesterday afternoon made the largest seizure of cold storage eggs on record. The eggs, which had been removed from their shells and placed in 574 cans, were taken from the warehouse of the Quincy Cold Storage company in this city.

They had been shipped from the Chicago firm of Max Muller & Co., and were said by Dr. Adams to have been decomposed and unfit for such use as was intended in bakeries.

Dr. Adams recently made a heavy seizure in New York and another in Philadelphia, but this, consisting of four tons of eggs, is the most extensive yet made in the United States.

The government will confiscate and then, after having denatured them with carbolic acid, will sell them to tanning establishments, where they will be utilized in tanning fine qualities of gloves. The government expects to realize about \$1000 on the seizure.

JURY SYSTEM DEFENDED.

Judge Stanton Says It Is the Best Yet
Devised.

Burlington, March 9.—At ten o'clock yesterday morning, the March term of Chittenden county court was opened by Judge Zed S. Stanton. Prayer was offered by the Rev. P. J. Barrett of St. Mary's cathedral, and then Sheriff J. H. Allen announced the formal opening of court. The jury members were instructed at the opening of the afternoon session of court.

In instructing the jury, Judge Stanton said among other things that we live in troublous times, when all public officers are more or less under suspicion. The jury system receives its share of criticism, many people stating openly that they would prefer to have their litigations tried before a court than before a jury. However, it remains that the wisdom of mankind throughout the ages has not developed a better system than the jury trial. He stated that there had never yet been trouble with a Chittenden county jury, and he continued his instructions by telling the jurors their duties both in and outside the court.

It appears as though about 30 civil cases would come up for trial by jury, and the term of court promises to be a long one.

BROUGHT BACK TO VERMONT.

United States Marshals Had Sought
Woman for Year.

Rutland, March 9.—After having eluded the vigilance of United States marshals for more than a year, Mrs. C. F. Shelton, formerly Mrs. Priscilla B. Maw of Cottesloe, was located in Albuquerque, N. M., recently and was brought to this city Monday evening by Marshal J. B. Newell of New Mexico.

She is charged with having claimed and secured a sum of money for her services in assisting a neighbor, a Mrs. Surrall, in securing a widow's pension, which was greatly in excess of the amount allowed by law. It is understood that Mrs. Surrall secured back pay of more than \$2,500 and that Mrs. Maw insisted her services were worth \$1,000 but finally compromised for \$700, the money being paid over to her. It is stated that Mr. Surrall, who was French, enlisted under another name and that his widow had been unable until last year to get a pension because of her inability to establish her husband's identity. Mrs. Shelton was arraigned yesterday, through her attorney, before United States Commissioner J. A. Merrill and was released on bail in the sum of \$1,000. Her case will come up at the April term of the United States court in Burlington.

PEARY'S STORY OF NORTH
POLE DISCOVERY FALSESo Representative Macon of Arkansas
Insists—Says the Record of Miles
Traveled Each Day Is Sur-
ficient Proof.

Washington, D. C., March 9.—Commander Peary was put into the Dr. Macon class to-day by Representative Macon of Arkansas. In a scathing survey of Peary's story before a sub-committee of the naval affairs committee, Macon declared that the mere record of the number of miles traveled each day, as given by Peary, stamps his story as false. "In Peary's travels from Cape Columbia to where Bartlett reached," said Macon, "he traveled 281 miles in 31 days. This record is not so good as Cook's. The astonishing part is Peary's story after Bartlett left, when there was no white witness. Then from Cape Columbia to the pole and back, he claims he made 20 miles daily to the pole, 132 miles, and 44 miles per day on the way back. This long travel singularly began the day they left Bartlett and ended the day they reached his camp on the return." Macon quoted George Kanan, Greely and Peary himself as saying that seven miles daily would be a good average, and declared it would be folly to pass any congressional recognition of Peary in the absence of any positive proof that he reached the pole. Macon closed with this sentence: "Peary clearly intimates that he was divinely favored, which he must have been, as was Moses at the Red Sea and Joshua on the field of Gibeon."

The committee unanimously voted to take an action toward rewarding Peary until proofs are submitted.

WOMAN KILLED BY A FALL.

Plunged Down Flight of Stairs in a
Store at Bangor.

Bangor, Me., March 9.—Mrs. Sarah L. Rogers of Pittsfield, aged 65 years, was almost instantly killed yesterday in a store here.

She fell down a flight of stairs from the main floor to the basement, striking on her head and fracturing her skull. She died from the effects of the accident a few minutes after it occurred. The body will be shipped to Troy, where she has a son living.

BANK SUES ITS WRECKER.

Southbridge Institution Files Action
Against John A. Hall.

Worcester, Mass., March 9.—The declaration in the suit brought by the trustees of the Southbridge Savings bank against John A. Hall, former treasurer, in which damages were placed at \$100,000, was filed in the office of the clerk of courts here yesterday. The suit was brought January 22, the day following the closing of the doors of the bank.

LONG CONTEST ENDED.

Over Appointment of Postmaster at
Ludlow.

Washington, D. C., March 9.—The long contest over the Ludlow, Vt., postmastership was ended yesterday, when President Taft sent to the Senate, upon the recommendation of Representative Plumley, the nomination of Postmaster E. A. Rowe, for a fifth term. Recently S. A. Colton, another candidate for the place withdrew from the race, which left Mr. Plumley free to endorse Capt. Rowe.

ONE SIDE FINISHED.

In the Famous Will Case, After 104
Days in Course of Trial.

Boston, March 9.—The evidence for the respondent, William C. Russell, in the famous will case ended to-day, which was the 104th day of the case. Senator Simpson, the lawyer for the claimant, Daniel, said it needed ten to present the sub-rebuttal. It will probably run the case to 120 days.

PLATT'S FUNERAL.

Was Held To-day, with Many Notables
Present.

Owego, N. Y., March 9.—The funeral of Thomas C. Platt was held to-day in the old Presbyterian church, where he had worshipped for years. A great crowd of notables was present. President Taft sent a wreath. Burial was in a cemetery outside the village.

PARTIALLY PROMISED SUPPORT.

F. L. Greene of St. Albans for governor. He can have this paper's support, if he is a candidate and has the backing of Franklin county.—Bellevue Falls Times.

R. K. Morgan lost three fingers on his right hand while working in the saw mill at Readsboro Falls last week.

JURY GIVES
GIRL VERDICTFrom the City of Fitchburg,
Mass., To-day

SHE HAD BEEN EXPELLED

Pauline Jones Had Refused to Act as
"Policeman" in School and Was Ex-
pelled—Her Suit Against the
City Is a Novel Action.

Fitchburg, Mass., March 9.—Miss Pauline Jones, who was expelled from the public schools when she was requested to act as a "policeman" in the school, today recovered \$1,070 damages from the city, the jury in the superior court bringing in a verdict in her favor. The jury was out twelve hours before bringing in a decision. Failing to be granted another trial the city will take the case to the supreme court. In a previous trial of the action there was a disagreement by the jury. It is the first case of the kind ever brought in Massachusetts.

TWO ARRESTS MADE.

North Danville Men Accused by Federal
Government.

St. Johnsbury, March 9.—Deputy Marshal Ralph C. Sullivan arrested Charles E. Stevens of North Danville yesterday and also his hired man, Robert W. Howard. The two men were taken before United States Commissioner Harry Blodgett and placed under bail for their appearance at the federal court in Burlington on April 12. Messrs. Stevens and Howard are charged with importing from Canada an Ayrshire bull infected with tuberculosis. It is alleged that the two men had a bull they claimed they were to import, tested for tuberculosis and he proved healthy. Then they brought in a different bull under the test made of the bull left in Canada.

Mr. Stevens was also arrested on a more serious charge. It is alleged that he defrauded the federal inspector at New-castle 225 to allow him to bring in the diseased bull. Mr. Stevens is a well known breeder of cattle and this arrest will cause great surprise among his friends. At the hearing before Commissioner Blodgett, Stevens was placed under \$1,000 bail on the first charge and \$2,000 on the charge of attempted bribery. Howard's bail was fixed at \$500. The bull was furnished in each case.

MORE MONEY FOR TUFTS.

Medford College Gets \$40,000 from Mrs.
Richardson.

Worcester, Mass., March 9.—Tufts college gets \$40,000 from the estate of Mrs. Mary A. Richardson of Worcester, according to her will, which was filed for probate yesterday afternoon. The money to be used for the establishment of "Richardson professors" in the college. The will disposes of an estate valued at \$500,000 and \$600,000 is given for philanthropic purposes. In addition to the bequest given Tufts college, Mrs. Richardson leaves \$5000 to the Universalist church in West Swanton, N. H., \$1000 to the Massachusetts Odd Fellows home in Worcester, \$1000 to the Worcester temporary home and day nursery, \$10 to the District Nursing society of Worcester, \$1000 to the Worcester Home for Aged Men, \$3000 to the Ryder home in Plymouth, \$2000 to Young Women's Christian association of Worcester, to provide more rooms, and \$1000 to the Worcester Orphans' home.

DIED ON WAY TO FLORIDA.

D. Noyes Burton, Prominent Swanton
Man.

Swanton, March 9.—D. Noyes Burton died in New York Monday and his remains arrived here this morning on the ten o'clock train from Rouses Point. While he was known to be in poor health, his death came as a surprise to his friends. He had been under the care of a doctor all winter, but improved enough to travel and started for Florida, February 28, getting as far as New York, where he was taken worse and his home physician was sent for Saturday. Arrangements for the funeral, which is expected to be at St. Albans Bay, he was born in Burlington 34 years ago.

HOTEL CHANGES HANDS.

Gibbs and Wheeler Now Own Junction
Hotel—Consideration \$50,000.

White River Junction, March 9.—The deal passing title of the Junction Hotel and property to Messrs. L. H. Gibbs and N. P. Wheeler of this place was executed and delivered the past week. It covers the Junction House and livery stable property and leased stores and rooms in the Gates block.

The new owners have operated the premises the past nine years and have made it one of the most prosperous hostleries in northern New England. The consideration named is \$50,000.

LICENSE COMMISSIONERS

For Addison County's Two "Wet" Towns
Appointed.

Middlebury, March 9.—Assistant Judges Frank C. Dyer of Salisbury and Charles S. Dana of New Haven were in town yesterday to consider the appointments of license commissioners for the towns of the county which voted for license last week. The commissioners appointed for Vergennes are E. G. Norton, John A. Harrington and Frank Barrows; the commissioners for New Haven are D. A. Robson, Ira A. Everett and George E. Flint.

POLICE BEATS ARRANGED.

Chief Sinclair Takes Reins of Depart-
ment and Patrolman Dineen Quaffles.

Chief of Police Samuel Sinclair, who was appointed and confirmed Monday evening, took the reins of government in that department yesterday, and the newly appointed patrolman, John W. Dineen, also assumed his new duties last night. The former stated to-day that the hours and beats of the old policemen would be the same as in the past, for the present, at least.

Chief Sinclair will be on duty from morning until eight o'clock in the evening. Patrolman Carle's duty is from one o'clock in the afternoon until 12 midnight. Patrolmen Gamble and Dineen go on duty at six o'clock in the evening and off at five in the morning, alternating their time between the streets and the station.

WAS DEAD IN BED.

Mrs. Rosa Abbati, Aged 80, Had Been
Ill with Paralysis.

Mrs. Rosa Abbati, aged 80 years, was found dead in her bed this morning at the home of her son, R. Abbati, at 1 Bolster place. She had been ill for a long time with paralysis, but had been confined to her bed only two weeks. She was last seen alive about midnight and apparently her condition was no worse as her son said that she seemed cheerful and she had talked and laughed with the family during the early evening. The deceased was born in Italy and came to this country 12 years ago. Besides her son, she leaves two daughters, who reside in Concord, N. H. The funeral arrangements will be announced later.

ANOTHER BODY WRIT

Was Served on Charles R. Scott Last
Evening.

Charles R. Scott, who was served with a body writ Monday night under the absconding debtor act, was served again last evening on a bill from the Barton, Hayes & Bancroft Granite company. He was arrested by Deputy Sheriff H. D. Camp, who took him before Acting Judge A. A. Sargent in city court, where he furnished bail of \$500. The bill was furnished by Dr. W. E. Lazzoli and Earl R. Davis. His arrest Monday night was on a bill from the Boutwell, Milne & Varnum company. Bail in this case was \$500 and was furnished by Dr. Lazzoli.

LOAD TIPPED ON HIM.

C. A. Badger Quite Seriously Hurt at
East Montpelier.

C. A. Badger, who lives in East Montpelier, met with a painful and serious accident yesterday afternoon. Mr. Badger was drawing logs with a pair of horses, when the load was tipped over and he was pinned under it. He was extricated and taken to his home, where a physician was called. Examination showed that, while no bones were broken, the ligaments in one leg were broken and he was otherwise seriously bruised. His condition to-day is fairly comfortable.

FOUR WITNESSES

TELL NOTHING NEW

In Trial of Robert Eddy, Charged with
Murder, in Rutland County Court
To-day.

Rutland, March 9.—The testimony of four local witnesses was heard this morning in Rutland county court in the trial of Robert Eddy, charged with the murder of Mary Johnson at Wallingford. Nothing was added to the evidence brought out at the former trial that the woman died of strangulation from external force. The sickness of one of the jurors interrupted the trial to-day.

GIVEN RIGHT OF WAY.

For New Trolley Line from Rutland to
Poultney.

Rutland, March 9.—It has been learned here that at a meeting of officials of the Rutland Railway Light and Power company and the village trustees at Poultney Monday night, the right of way necessary for building the company's proposed electric road through that town was granted as asked, except on Furnace street, which it was decided, was too narrow. As soon as the right of way between Poultney and Fairhaven can be secured, the work of building the road will be started. The fact also was made known at the meeting that an electric line to East Poultney and Lake St. Catherine is projected.

DOCTORS TALKED OF CANCER.

Twenty Members of Washington County
Medical Society.

The regular quarterly meeting of the Washington County Medical association was held at the City hotel last evening. The meeting was attended by 20 of its members and was interesting. A banquet was served early in the evening, after which Dr. H. C. Tinkham gave a paper on cancer and its treatment. At the conclusion of Professor Tinkham's address, there was a discussion of it.

WILL RUN DOWN GAMBLERS.

Coleman, Cambridge Bank Wrecker,
Testifying To-day.

Boston, March 9.—Coleman, the Cambridge bank wrecker, is before the Suffolk county grand jury to-day and twenty-five others of prominence are to be summoned to tell of the faro gamblers at the grand jury hearing next week, when all will join to run down the gamblers.

STATE TROOPS OUT.

Ordered to Corinth, N. Y., Where Strikes
Is on.

Saratoga, N. Y., March 9.—Company L, Second Regiment and Company K, of Glens Falls left for Corinth to-day. If the conditions continue threatening, it is likely that the entire regiment will be ordered.

TALK OF THE TOWN.

Among arrivals at the City hotel last
evening and to-day were L. H. Johnson,
P. B. Row, New York; H. W. Ingalls,
P. T. Donovan, Burlington; A. R. Kild,
J. J. Hammond, J. E. Brown, C. E. Orr,
Boston; P. D. Cheney, Groton; E. B.
Watson, Williamstown; S. W. Arm-
strong, Richford; Augusta Dungenin,
Brooklyn, N. Y.SETTLE DOWN
TO BUSINESSCounty Court Starts on Its
Grist of Work

BARRE SUIT HEARD TODAY

Barre Savings Bank Sued Charles Eli-
son as Endorser of Note Signed by
William Fraser—Thirty-three
New Divorce Cases.

Washington county court started in its work this morning with the trial of the case of the Barre Savings Bank & Trust company against Charles Eliason of